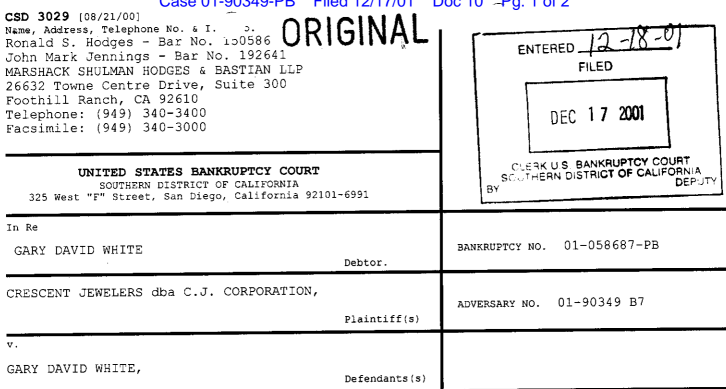
1 : 2



## JUDGMENT BY DEFAULT

IT IS ORD	DERED THAT the relief sought as set forth	on the continuation	on pages attached and num bered two
(2), for a total of _	2p	ages, is granted.	Request for Default Docket Entry No
//			
//			
//		•	
<i>II</i>			-\/.
DATED: DEC 1	7 2001	Judge, United	States Bank rupicy Court

Signature by the attorney constitutes a certification under Fed. R. of Bankr. P. 9011 that the relief in the order is the relief granted by the court.

Submitted by:

MARSHACK SHULMAN HODGES & BASTIAN LLP

(Firm name)

By: John Mark Jennings Attorney for Movant

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DEBTOR: GARY DAVID WIHTE
CASE NO: 01-058687-PB
ADVERARY NO:: 01-90349 B7
JUDGMENT BY DEFAULT

	Default was entered against def endant, GARY DAVID WHITE
on	. Therefore, on motion of the plaintiff, judgment is entered against that defendant in favor

## IT IS ORDERED THAT:

of the plaintiff as follows.

- 1. That Judgment in favor of Crescent Jewelers ("Plaintiff") and against Gary David White ("Defendant") for the sum of six thousand three hundred and fifteen dollars and sixty four cents (\$6,315.64), plus interest at the rate of 20.9% per annum from and after June 1, 2001, until the date of judgment;
- 2. That the Debt due and owing from the Defendant to Plaintiff is nondischargeable;
- 3. For all sums expended by Plaintiff in attempting to obtain possession of the personal property including reasonable attorney's fees in the amount of \$ 145.99 and costs in the amount of \$ 50.60 ; and
- 4. The Clerk is ordered to enter the Judgment.